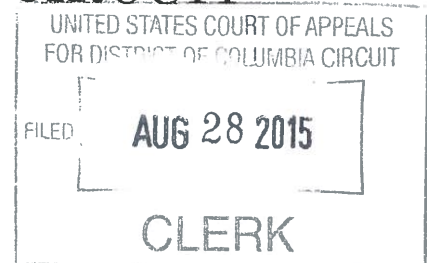


UNITED STATES COURT OF APPEALS FOR THE
DISTRICT OF COLUMBIA CIRCUIT

2-5c
No.15-5192



KURT MADSEN,

Appellant,

V.

WILLIAM SMITH,

Appellee.

MOTION FOR EXTENSION OF TIME

I, Kurt Madsen, the Appellant, request an Extension of Time to comply with the Order of the Court of July 24, 2015.

I request an Extension of the 9 documents listed which have a deadline of today August 24, 2015 until September 22, 2015.

I request an Extension of Dispositive Motions with a deadline of September 8, 2015 until October 5, 2015.

AUTHORITY

D.C. Cir. Rule 26 (b) and FRAP Rule 6 (b) "if a request is made, before the original time or its extension expires"

Although the time expires today August 24, 2015 and I am currently being denied access to the ECF Appellate PACER Filing system, I should be able

to spend a few hours locating a printer, paper an envelope fill out all the necessary mailing information (twice) try and locate the funds to pay the USPS fee and have this motion 2,800 mile journey to Washington D.C.
(CREATED FROM 8:00 AM - 12:00 PM ~~AT~~ AFTER USING OPEN OFFICE
LAPTOP WAS DAMAGED BY 'SUCRA JAIL')

GROUND FOR RELIEF

I am somewhat baffled the Department of Justice is defending William Smith when he should be prosecuted under Title 18 USC 241 and 242 along with the 3 teamster's union officers who removed me by force and threat of bodily injury from Washington D.C.

I made the 2,800 mile journey to the Seat of the Government of the United States of America as indicated in Article 1 Section 8 Clause 17 on July 4, 2014.

I'm not going to waste my time explaining details in this motion, however, on September 29, 2014, when I informed Appellee I had a pending Writ of Habeas Corpus, demanded to return to Court as ordered and demanded to see the "warrant" and informed Appellee the "officers" are not United States Marshals (as they disguised themselves) they have not taken an Oath to support the United States Constitution as Article 6 Clause 2 requires.

Appellee refused to listen to my demands and said "Get the fuck out of my jail" which triggered the forced removal and threats. (Attempted to obtain video to date no-avail)

In my opinion Appellee needs to Get the @#! Out of operating a "needful Building" in the 10 mile square area of Article 1 Section 8 Clause 17 within the Seat of the Government of the Union of the United States, when Appellee is not a genuine officer in a position of "public trust" under Article 6 Clause 3.

My reason for seeking Justice in Washington D.C. Is due to an apparent massive corruption in Washington State, the same subject is being repeated whereby my repeated petitions result in "repeated injury" by "swarms of officers" whom subject me to "jurisdiction foreign to our Constitution" principals of the Declaration of Independence which led to the birth of the

Constitution of the United States.

I have evidence the Appellee suspended my privilege of Writ of Habeas Corpus under Article 1 Section 9 Clause 2, by intercepting United States Postal Service Mail.

My original Privilege of Writ of Habeas Corpus was suspended by the actions of Appellee, although Appellee conspired with others, he should have at least listened to my demands on September 29, 2015, which returned me to a land of lawlessness which I traveled 2,800 miles to Washington D.C. in search of Justice.

Since Appellee prevented Due Process of Law I must now seek an Extension due to his rebellion against the "Supreme Law of the Land" as defined in Article 6 Clause 2.

The point here is on July 24, 2015 I was arrested based upon the same underlying cause which I was seeking Justice to redress.

However, although I requested the mailing address to the Appellate Courts nothing was provided, by the insurrecting "officers" whom "held me to answer" incommunicado.

Here in the land of lawlessness the rebels, have erected a building called the South Correctional Entity "SCORE JAIL" I would imagine they have the same fears as those whom operated Andersonville after the Civil War.

Apparently they migrated to Washington Territory, now instead of black slaves the "involuntary servitude" is "equal protection" race, sex, national origin, age. All People are subjected to jurisdiction foreign to our Constitution and the intended protections of the "instrument" which enforcement and effect is contrary to the 13th Amendment and the 5th Amendment.

I am trying to "suppress insurrection" I don't plan on charging anything under Section 4 of the 14th Amendment, I'm doing it Pro Patria

However, the United States should intervene under Article 4 Section 4 and

the enforcement provisions of Section 2 of the 13th Amendment. Also under Section 5 of the 14th Amendment which should apply within the Jurisdiction of the Seat of the Union of the United States.

The supply line of Grants to provide "Aid and Comfort" for the Domestic Violence of being erroneously enslaved to provide "involuntary servitude" to the new form of the "cotton gin" the financial cash cow of the United States Treasury paying Grants to prisons similar to Andersonville. Circa 1864 should be severed along with Appellee operating an erroneously established "needful Building" which should be operated by the United States under Article 6 Clause 3 and their officers in a position of "public trust" not the corporation of D.C.

CONCLUSION

I did not receive the Certified Letter or have knowledge of the Order of the Court dated July 24, 2015 until August 21, 2015.

Based upon these facts the Court should Grant the Motion.

And the enclosed Motion ECF Appellate Filer and Waiver of PACER fee's.

Submitted on August 24, 2015 to the Court and Counsel.



Kurt Madsen

Madsen.appellant@gmail.com

202-602-9136

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on August 24, 2015, through effort of printing addressing. I have caused a copy of this MOTION FOR EXTENSION OF TIME and

MOTION FOR ECF APPELLAT FILING ACCESS/PASSWORD

MOTION FOR PACER FEE WAIVER

to be sent "third-world" first-class USPS mail to :

Mark J. Langer Clerk.
United States Court of Appeals
For the District of Columbia Circuit
333 Constitution Avenue, NW
Washington D.C. 20001-2866

Suzanne Grealy-Curt
Assistant United States Attorney
555 Fourth Street NW, Room 8104
Washington, D.C. 20530

NOTE: 9/20/32
USPS
OFFICE CLOSED
AT 5:00 PM
IT'S 6:00 PM

AUGUST 24, 2014



Kurt Madsen

Madsen.appellant@gmail.com

202-602-9136

NOTE NOW
5:45 PM PST
WAS AT KENT MOUNTAIN
COUNT UNTIL 3:00
JUST GOT FINISHED HERE
AT THE KING COUNTY PARK
LEAVE HOUSE @ 12:00
LAPTOP SCREEN WAS
DAMAGED BY "SCORE" IN
BY VACUUM SEALING FOR
CASE DESIGNED FOR
SOS IMPACT

STILL
NEED TO
GET TO POST.
OFFICE - \$5.50? 5